## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE : Bankruptcy No. 17-11324-TPA

Jesse Evan Sylvis and :

Danielle Priscilla Sylvis, **Chapter 13** 

**Debtors** 

Docket No.: 76

Jesse Evan Sylvis and Danielle Priscilla Sylvis,

Movants

vs.

Ronda J. Winnecour, Esquire,

Chapter 13 Trustee, Respondent.

## **CONSENT ORDER FOR VEHICLE FINANCING**

NOW, on this 6<sup>th</sup> Day of January 2021, upon an agreement reached by the Debtor and the Chapter 13 Trustee, as evidenced by signatures of counsel as set forth below,

Whereas, the Debtors are at the end of a 48-month plan term and the case will be coming to a close, it is:

ORDERED, that the Debtors may pursue post-petition vehicle financing, with a purchase amount of no more than \$25,000.00, through the conclusion and closure of the Bankruptcy case;

ORDERED that the Debtors do NOT have to incorporate the terms of the financing into the Chapter 13 plan and they may pay directly from the vehicle loan inception;

ORDERED that the Debtors will file a status report within ten (10) days from the purchase of said vehicle evidencing said terms.

UNITED STATES BANKRUPTCY JUDGE	

Consented to:

/s/ Daniel P. Foster

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